



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/812,556	03/21/2001	Eiichi Ito	108863	2650

25944 7590 03/07/2006

OLIFF & BERRIDGE, PLC
P.O. BOX 19928
ALEXANDRIA, VA 22320

EXAMINER

AIRAPETIAN, MILA

ART UNIT	PAPER NUMBER
----------	--------------

3625

DATE MAILED: 03/07/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

DETAILED ACTION

Response to Amendment

Applicant's amendment received on 12/16/2005 is acknowledged and entered. The applicant has amended claim 13, and added claim 22. Currently, claims 13, 16, 18-22 are pending for examination.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claim 13, 16 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cannon et al. (hereinafter Cannon) (US 5,748,484) in view of Treyz et al. (hereinafter Treyz) (US 6,587,835).

Claim 13.

Cannon teaches a method for printing social expression cards in response to electronically transmitted orders comprising:

preparing electronic personalized product producing data on a portable hand-held device based on instructions provided to a customer prior to preparing the electronic personalized product producing data (col. 12, lines 55-67);

sending the personalized product producing data from the portable hand-held device by wireless communication (col. 18, line 15);

receiving, by wireless communication (col.16, line 16-17), electronic personalized product producing data in a first format (col. 18, line 15) and customer identification information (col. 20, line 28 – term “subscriber” indicated stored customer id);

Art Unit: 3625

electronically sequentially storing sets of the personalized product producing data and the customer identification information, each set including a piece of personalized product producing data and a piece of customer identification information (col. 17, lines 56-59);

electronically analyzing each piece of electronic personalized product producing data in the first format and converting it to a piece of electronic data in a second format (col. 17, lines 48-51);

receiving the piece of data in the second format and recording the piece of data in the second format on an output medium to produce a personalized product (col. 17, lines 8-11).

producing the personalized product (col. 19, line 7).

However, Cannon does not teach that producing of said personalized product takes place at a specified location in order to receive the product; and

automatically notifying a customer of at least one of receipt of the electronic personalized product producing data and completion of the personalized product requested wherein the automated method incorporates the request and producing of the personalized product taking place within a limited, defined geographic area or facility where the customer is located, and delivery of the personalized product to the customer at the location where the personalized product is produced.

Treyz teaches shopping assistance with handheld computing device wherein location-based shopping services may be provided (col. 3, lines 31-32); and

automatically notifying a customer of at least one of receipt of the electronic personalized product producing data and completion of the personalized product requested wherein the automated method incorporates the request and producing of the personalized product taking place within a limited, defined geographic area or facility where the customer is located, and delivery of the personalized product to the customer at the location where the personalized product is produced (col. 3, lines 41-45).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Canon in include producing of said personalized product

Art Unit: 3625

takes place at a specified location in order to receive the product, as disclosed in Treyz, because it would allow the manufacture to save on transportation services costs.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Canon to include automatically notifying a customer of at least one of receipt of the electronic personalized product producing data and completion of the personalized product requested wherein the automated method incorporates the request and producing of the personalized product taking place within a limited, defined geographic area or facility where the customer is located, and delivery of the personalized product to the customer at the location where the personalized product is produced, as disclosed in Treyz, because it would allow the customer know that his order was manufactured without inquiring for this information by himself, thereby increasing customer service.

Claim 16. Canon teaches all the limitations of claim 16 except providing a personalized product in response to each request from customers, said method further comprising the step of delivering the personalized product produced to a location within the limited, defined geographic area or facility designated by each piece of customer identification information.

Treyz teaches shopping assistance with handheld computing device including providing a personalized product in response to each request from customers, said method further comprising the step of delivering the personalized product produced to a location within the limited, defined geographic area or facility designated by each piece of customer identification information (col. 3, lines 31-32).

The motivation to combine Canon and Treyz teachings would be to allow the manufacture to save on transportation services costs.

Claim 22. Canon teaches all the limitations of claim 22 except receiving the personalized product by the customer at the location where production of the personalized product occurs.

Treyz teaches shopping assistance with handheld computing device including receiving the personalized product by the customer at the location where production of the personalized product occurs (col. 3, lines 31-32).

The motivation to combine Canon and Treyz teachings would be to allow the manufacture to save on transportation services costs.

Claims 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Cannon and Treyz, as applied to claim 13, in view of Cockrill et al. (US 20030208442).

Claim 18. The combination of Cannon and Treyz teaches all the limitations of claim 18 including storing the produced personalized product in association with the customer information (col.5, lines 19-20; col. 18, lines 30-32; col. 20, line 28 – term “subscriber” indicated stored customer information); and
providing the stored personalized product associated with the customer information to each of the customers (col. 18, lines 50-51).

However Cannon and Treyz does not teach authenticating each of the customers based on the customer information; and upon confirmation of authenticity of each of the customers.

Cockrill teaches electronic commerce using a transaction network wherein the network authenticates the customer based on information provided by the customer.

It would have been obvious having ordinary skills in the art at the time the invention was made to modify Cannon and Treyz to include authenticating each of the customers based on the customer information, as disclosed in Cockrill (Abstract, [0013]), because it would allow only authorized users to access the system, thereby enhancing security of the system.

Claims 19 is rejected under 35 U.S.C. 103(a) as being unpatentable over Cannon, Tretz and Cockrill et al (US 20030208442), as applied to claim 18, and further in view of Brackett et al. (US 6519632).

Claim 19. The combination of Cannon, Treyz and Cockrill teaches all the limitations of claim 19 including at least the producing and the storing are paired in each

of a plurality of locations within the limited, defined geographic area or facility, each piece of e-mail received from each of the customers contains information about the personalized product device's location, designated by each of the customers (col. 19, line 7; col. 5, lines 19-20; col. 18, lines 30-32).

However Cannon, Treyz and Cockrill does not teach analyzing the data about the personalized product producing device's location, and transferring the image data to the personalized product producing device installed in a designated producing location, the personalized product producing device at the designated location producing the requested personalized product, and a storage device installed in the designated personalized product producing device, storing the produced personalized product.

Brackett et al. teaches a method for configuring imaging system to communicate with multiple remote devices wherein the image can be stored and transferred to a remote devices (e.g., printers), (Abstract, col. 5, lines 33-35, col. 9, lines 40-43).

It would have been obvious to one having ordinary skills in the art at the time the invention was made to modify Cannon, Treyz and Cockrill to include analyzing the data about the personalized product producing device's location, and transferring the image data to the personalized product producing device installed in a designated producing location, the personalized product producing device at the designated location producing the requested personalized product, and a storage device installed in the designated personalized product producing device, storing the produced personalized product, as disclosed in Brackett, because it would advantageously allow product orders to be sent to the most convenient location for the customer.

Claims 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Cannon and Treyz, as applied to claim 13, in view of Bellin (US 6683526).

Claim 20. The combination of Cannon and Treyz teaches all the limitations of claim 20 except that a personalized product producing system is installed in a plurality of locations within the limited, defined geographic area or facility, and a receiver for

Art Unit: 3625

receiving the wireless communication is installed in each of the plurality of locations and is allowed to receive only wireless communications transmitted from the customers within an area associated with each location of the plurality of locations.

Bellin teaches a pager-based communication system comprising a method of communicating location specific messages from a plurality of remote locations to another location, and transmitting the location specific message via the wireless transmitter to a wireless receiver (Abstract, col. 3, lines 14-25).

It would have been obvious to one having ordinary skills in the art to modify Cannon and Treyz to include that that a personalized product producing system is installed in a plurality of locations within the limited, defined geographic area or facility, and a receiver for receiving the wireless communication is installed in each of the plurality of locations and is allowed to receive only wireless communications transmitted from the customers within an area associated with each location of the plurality of locations, as disclosed in Bellin, because a wireless network advantageously allows communication with a transceiver without the need for cumbersome wires.

Claims 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over the combination of Cannon and Treyz, as applied to claim 13, in view of Gindlesperger (US 6,397,197).

Claim 21. The combination of Cannon and Treyz teaches all the limitations of claim 21 except calculating upon receipt of each wireless communication, a number of wireless communications already received and operation condition of a personalized product producing device, and estimated time of completion of the requested personalized product; and automatically returning a wireless communication including the estimated time of completion to each of the customers.

Gindlesperger teaches a method for creating a database representing print and other customized information product vendor pools for subscribing buyers wherein the

Art Unit: 3625

printer reviews requirements contained in the order and provides an estimated price to the buyer (customer) (col. 2, lines 1-8).

It would have been obvious to one having ordinary skills in the art at the time the invention was made to modify Cannon and Treyz to include calculating upon receipt of each wireless communication, a number of wireless communications already received and operation condition of a personalized product producing device, and estimated time of completion of the requested personalized product; and automatically returning a wireless communication including the estimated time of completion to each of the customers, as disclosed in Gindlesperger, because having information about an expected time of completion of products would advantageously allow customers to make arrangements for delivery of those products.

Response to Arguments

Applicant's arguments filed on 12/16/2005 with respect to claim 13 have been considered but are moot in view of the new grounds of rejection.

Conclusion

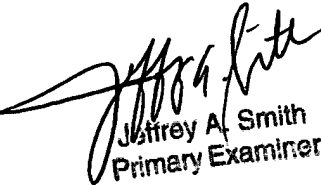
Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mila Airapetian whose telephone number is (571) 272-3202. The examiner can normally be reached on Monday-Friday 9:30 am - 6:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wynn Coggins can be reached on (571) 272-7159. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 3625

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Mila Airapetian
Patent Examiner
Art Unit 3625



Jeffrey A. Smith
Primary Examiner